## TRIVELLA & FORTE, LLP ATTORNEYS AT LAW

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Ivitial Pretrial Conf. AT LAW on Jan. 30, 2020 is
VENUE, SUITE 170
W YORK 10605
4) 949-9075
are directed to submit a
1) 949-4752
Completed Case Management
January 28, 2020
Plan to chambers on or before feb. 3, 2020. Clerk of the Court regrested to terminate the motion

VIA ECF

Hon. Nelson S. Román United States Courthouse 300 Quarropas St., Ctrm 218 White Plains, NY 10601-4150

(doc. 19). Dested: Jan. 28, 2020

Gonzalez et al v. Fresh Start Painting Corp.

Case No. 18-cv-11124-NSR

Request to Adjourn 1/30/20 Initial Conference (On Consent)

HON. NELSON, S. ROMÁN UNITED STATES DISTRICT JUDGE

SO ORDERED:

Dear Judge Román:

This office is counsel to Defendant. I write with consent of counsel for Plaintiffs to request an adjournment of the Initial Conference. The reason for the request is that your undersigned is attempting to complete depositions in another matter pursuant to a court ordered deadline of 1/31/20, and I am otherwise scheduled to attend the NYSBA House of Delegates meeting this Friday.

This is the first request to adjourn the conference. Counsel propose the following dates: 2/6/20 and 2/14/20.1

Counsel for Plaintiffs advises that she is otherwise in the process of sending me a proposed discovery worksheet.

Thank you for your consideration of this request.

Respectfully submitted,

TRIVELLA & FORTE, LLP

/s/ Arthur J. Muller III

BY: ARTHUR J. MULLER III

cc. Plaintiffs' Counsel (via ECF)

<sup>&</sup>lt;sup>1</sup> I note I am scheduled to start trial in the Eastern District on 2/10/20. It is presently unclear whether continuing days for trial will be scheduled on 2/14/20.